# EXHIBIT B

No. 1289821

# Certification

STATE OF NEW YORK, COUNTY OF NEW YORK, SS:

I, Milton Adair Tingling, County Clerk and Clerk of Supreme Court New York County,

do hereby certify that on January 26, 2022 I have compared

the document attached hereto,

JUDGMENT - MONEY page(s) 6

with the originals filed in my office and the same is a correct transcript
therefrom and of the whole of such original in witness
whereto I have affixed my signature and seal.

MILTON ADAIR TÍNGLING NEW YORK COUNTY CLERK FILED: NEW YORK COUNTY CLERK 01/24/2022 10:07 AM INDEX NO. 656017/2021 NYSCEF DOC NO. 83 Case 22-10239-MFW Doc 176-2 Filed 05/16/22 Page 3 of 8 NYSCEF: 01/24/2022

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

- HERMANDENHALVANIA (EST. NAMENA) COMMINGARIA (ESTAMANDENHALIA)

IBERDROLA ENERGY PROJECTS, INC.

Petitioner.

JUDGMENT

-V-

Index No.: 656017/2021

FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP,

Respondent.

WHEREAS, Petitioner Iberdrola Energy Projects, Inc., a Delaware Corporation with its principal place of business located at 100 Cummings Center 534M, Beverly, Massachusetts 01915, caused to be filed a Verified Petition and supporting papers seeking, pursuant to CPLR Art. 75, confirmation of a Final Award issued by an Arbitral Tribunal of the American Arbitration Association, International Centre for Dispute Resolution, on October 15, 2021 (the "Final Award") and a Motion for Pre-Judgment Relief pursuant to CPLR § 5229;

WHEREAS, Petitioner Iberdrola Energy Projects, Inc. having been represented in this proceeding by the law firm Hinckley, Allen & Snyder LLP;

WHEREAS, Respondent Footprint Power Salem Harbor Development, LP, a Delaware limited partnership with its principal place of business located at 24 Fort Avenue, Salem, Massachusetts 01970, appeared and opposed Petitioner Iberdrola Energy Projects, Inc.'s Verified Petition and filed a motion to vacate the Final Award and dismiss Petitioner Iberdrola Energy Projects, Inc.'s Verified Petition to confirm the Final Award;

WHEREAS, Respondent Footprint Power Salem Harbor Development, LP having been represented in this proceeding by the law firm of King & Spalding LLP;

WHEREAS, this matter having come on before the Honorable Jennifer Schecter, Justice of the Supreme Court of the State of New York, New York County, Part 54, located at the Courthouse at 60 Centre Street, New York, New York 10007;

WHEREAS, the Honorable Jennifer Schecter, J.S.C., *inter alia*, granted Petitioner Iberdrola Energy Projects, Inc.'s Verified Petition and denied Respondent Footprint Power Salem Harbor Development, LP's motion for vacatur in three identical Decisions + Orders dated December 23, 2021, and entered on December 23, 2021 (collectively, the "Decision + Order") (NYSCEF Docket Nos. 71, 72, 73);

WHEREAS, Petitioner Iberdrola Energy Projects, Inc. and Respondent Footprint Power Salem Harbor Development, LP jointly submitted a proposed judgment to the Honorable Jennifer Schecter, J.S.C.;

WHEREAS, the Honorable Jennifer Schecter, J.S.C. issued an Order dated January 19, 2022 (NYSCEF Doc. No. 81) directing the Clerk to enter judgment in favor of Petitioner Iberdrola Energy Projects, Inc. and against Respondent Footprint Power Salem Harbor Development, LP in the amount of \$237,105,080.01, plus 9% statutory prejudgment interest from October 15, 2021 to the date judgment is entered, and thereafter at the statutory rate, plus \$505 in costs and disbursements, and further directing Petitioner Iberdrola Energy Projects, Inc. to file a proposed judgment to the Clerk accordingly.

NOW, THEREFORE, it is

ADJUDGED that Petitioner Iberdrola Energy Projects, Inc. recover from Respondent B

Footprint Power Salem Harbor Development, LP the sum of \$237,105,080.01, plus pre-judgment interest at the rate of 9% from October 15, 2021 in the sum of \$5,904,890.90, plus costs and disbursements in the sum of \$505.00, for the total amount of

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\$\frac{243,010,475.91}{\text{plus } ?% post-judgment interest thereon, which will continue to ascress on the Judgment amount until paid in fully and that Petitioner Iberdrola Energy Projects, Inc. shall have execution therefor.

DATED: 24 th Jan. 2022

Millen adam Tungling.

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Jan 24 2022

NEW YORK
COUNTY CLERK'S OFFICE

INDEX NO. 656017/2021

/24/2022

I HEREBY CERTIFY THAT I HAVE ADJUSTED THIS BILL OF COSTS AT \$505.00

### SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

IBERDROLA ENERGY PROJECTS, INC.

Petitioner,

PETITIONERS' BILL OF COSTS

Index No.: 656017/2021

FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP,

Respondent.

## **BILL OF COSTS**

### COSTS AND DISBURSEMENTS

Total Costs and Disbursements	\$ 505.00
Fee for request for judicial intervention	\$ 95.00
Fee for Index Number	\$ 210.00
Costs by Statute	\$ 200.00

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#### **AFFIRMATION**

COMMONWEALTH OF MASSACHUSETTS	)
	) ss.:
COUNTY OF SUFFOLK	)

I, Wendy K. Venoit, an attorney admitted to practice in the State of New York, affirms the following under penalty of perjury, that I am the attorney of record for Petitioner Iberdrola Energy Projects, Inc., and as such am fully familiar with the facts and circumstances herein. The above specified costs, fees and disbursements are correct and were actually and necessarily performed and are reasonable in amount.

Dated: January 20, 2022 Albany, New York

FILED

Jan 24 2022

NEW YORK
COUNTY CLERK'S OFFICE

Wendy K. Venoit, Esq. Hinckley, Allen & Snyder LLP Attorneys for Petitioner

alendy Clement

28 State Street Boston, MA 02109 Tel: 617-378-4392

vvenoit@hinckleyallen.com

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Index No. 656017/2021

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

IBERDROLA ENERGY PROJECTS, INC.,

Petitioner.

- against -

FOOTPRINT POWER SALEM HARBOR DEVELOPMENT LP.

Respondent.

JUDGMENT AND BILL OF COSTS

HINCKLEY, ALLEN & SNYDER LLP Attorney(s) for Petitioner, (berdrola Energy Projects, Inc.

Office Address & Tel. No.:

30 South Pearl Street, Suite 901 Albany, New York 12267 Tel: 518-396-3100 1-1 FILED AND DOCKETED Jan 24 2022

AT 09:58 A M N.Y. CO. CLK'S OFFICE

Pursuant to 22 NYCRE 130-1.1-a, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that, upon information and belief and reasonable inquiry, (1) the contentions contained in the annexed document are not frivolous and that (2) if the annexed document is an initiating pleading, (i) the matter was not obtained through illegal conduct, or that if it was, the attorney or other persons responsible for the illegal conduct are not participating in the matter or sharing in any fee earned therefrom and that (ii) if the matter involves potential claims for personal injury or wrongful death, the matter was not obtained in violation of 22 NYCRR.1200.41-a.

Signature			
Print Signer's Nan	ae		
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